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6	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE		
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9	FEDERAL TRADE COMMISSION,	Case No. 2:23-cv-0932-JHC	
10	Plaintiff,	STIPULATED ORDER REGARDING INVESTIGATIONAL HEARING	
11	v.	TRANSCRIPTS	
12	AMAZON.COM, INC., et al.		
13	Defendants.		
14			
15	1. As used in this Order, "Subject IH	s" means the transcribed investigational hearing	
16	testimony of the following individuals taken by the FTC in the investigation leading to this		
17	action (FTC File No. 2123050): Omar Kalim, Dharmesh Mehta, Sebastian Gunningham, Jeffrey		
18	Bezos, Andrew Jassy, Cem Sibay, Gloria Smuda, Nahshon Davidai, Sridhar Iyer, David Clark,		
19	Simone LaHood, Doug Herrington, Sharon Chiarella, Greg Greeley, and Katey Muus. The		
20	parties may add to the list of Subject IHs by written agreement of all parties.		
21	2. For purposes of Federal Rule of C	ivil Procedure 32(a), the Subject IHs will be	
22	treated as "deposition[s]" at which the party against whom the testimony is being used "was		
23	present or represented at the taking of the deposition or had reasonable notice of it," subject to		
	the uses allowed by Federal Rule of Civil ProcedorsTIPULATED ORDER REGARDING INVESTIGATIONAL HEARING TRANSCRIPTS Case No. 2:23-cv-0932-JHC - 1	ure 32(a)(2)-(8).	

3. Any objection asserted during a Subject IH will be valid to the extent such an objection would have been valid had it been made during a deposition. If a party did not assert an objection during a Subject IH that would have been valid if made during a deposition, there is no waiver of the objection under Federal Rule of Civil Procedure 32(a)(d)(3). The parties reserve all rights to assert additional objections if IH testimony is introduced as evidence in this litigation.

- 4. Absent agreement by the parties, the FTC may not take the deposition of a witness who previously provided testimony at a Subject IH. If the FTC takes the deposition of a witness who previously provided testimony at a Subject IH by agreement of the parties, then Paragraph 2 of this Order shall no longer apply to that witness's Subject IH.
- 5. This Order shall not be read to limit the parties' ability to use any IH testimony (regardless of whether it was given at a Subject IH) to the extent permitted by the Federal Rules of Evidence, Federal Rules of Civil Procedure, and any applicable law or to limit the parties' ability to object to the use of any IH testimony except as expressly provided in this Order with respect to the Subject IHs.
- 6. The parties reserve all rights to use or object to the use of IH testimony to the extent permitted by the Federal Rules of Evidence, Federal Rules of Civil Procedure, and any applicable law except as expressly provided in this Order with respect to the Subject IHs.
- 7. This Order shall not be read to limit the parties' ability to use or object to the use of any other evidence from individuals who testified at any IH to the extent permitted by the Federal Rules of Evidence, Federal Rules of Civil Procedure, and any applicable law.
 - 8. Nothing herein shall be read to limit the Court's authority to modify this Order.

1	IT IS SO ORDERED.	
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3	Dated this 28th day of August, 2024.	
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5		John H. Chun
6		JOHN H. CHUN UNITED STATES DISTRICT JUDGE
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